THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 2650 Session of 2018

INTRODUCED BY GROVE, McGINNIS, BLOOM, ZIMMERMAN, ROTHMAN, KEEFER AND COX, SEPTEMBER 21, 2018

REFERRED TO COMMITTEE ON LABOR AND INDUSTRY, SEPTEMBER 21, 2018

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12 13	Amending the act of July 23, 1970 (P.L.563, No.195), entitled "An act establishing rights in public employes to organize and bargain collectively through selected representatives; defining public employes to include employes of nonprofit organizations and institutions; providing compulsory mediation and fact-finding, for collective bargaining impasses; providing arbitration for certain public employes for collective bargaining impasses; defining the scope of collective bargaining; establishing unfair employe and employer practices; prohibiting strikes for certain public employes; permitting strikes under limited conditions; providing penalties for violations; and establishing procedures for implementation," in representation, providing for recertification.
15	The General Assembly of the Commonwealth of Pennsylvania
16	hereby enacts as follows:
17	Section 1. The act of July 23, 1970 (P.L.563, No.195), known
18	as the Public Employe Relations Act, is amended by adding a
19	section to read:
20	Section 608. (a) The board shall conduct periodic
21	recertification elections using a secret ballot vote among the
22	public employes in a collective bargaining unit to determine if
23	the majority of the employes desire to continue representation.
2.4	(b) Recertification elections under subsection (a) shall be

- 1 conducted in accordance with the following schedule:
- 2 (1) The initial recertification election shall be conducted
- 3 in the period between six years after acquiring representation
- 4 and seven years after acquiring representation.
- 5 (2) If more than six years have elapsed since acquiring
- 6 representation, the board shall conduct a recertification
- 7 <u>election within two years after the effective date of this</u>
- 8 section.
- 9 (3) Subsequent recertification elections shall be conducted
- 10 in the period between six years after a recertification election
- 11 and seven years after a recertification election, with the time
- 12 frame tolled from the date of the recertification election.
- 13 (c) If a majority of the public employes in the collective
- 14 bargaining unit who vote in the recertification election under
- 15 subsection (a) determines not to continue representation, the
- 16 <u>current representative's duties</u>, <u>including collection of dues</u>,
- 17 fees and grievance arbitration, shall terminate, provided that
- 18 the collective bargaining agreement shall remain in effect with
- 19 respect to wages, hours and conditions of employment.
- 20 (d) If public employes vote to end representation under
- 21 subsection (c), a period of at least two years must elapse
- 22 before any representative may initiate a petition under this
- 23 article to become a certified representative of the public
- 24 employes.
- 25 Section 2. This act shall take effect in 60 days.